

MM 96-123
239

REC'D MAIL SECTION

AUG 18 9 53 AM '95

FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

August 16, 1995

In Reply Refer To:
1800B3-GDG

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

Family Broadcasting, Inc
P.O. Box 3279
St. Croix, V.I. 00822

In re: WSTX-FM (FM) Christiansted, V.I.
Operational Status Inquiry

Dear Licensee:

According to information received from our San Juan, Puerto Rico office, FM Station WSTX discontinued operations October 15, 1994. Since our records do not reveal any notification that the station resumed operations or any request for special temporary authority to remain silent, you are required to clarify this matter in writing within thirty days of the date of this letter.¹

If the station resumed operations pursuant to the minimum operating schedule requirements of Section 73.1740(a)(1) of the Commission's Rules, please state the date such operations commenced. If the station remains silent, please request special temporary authority to remain silent while you pursue remedies to the station's problems or indicate your intent to permanently discontinue station operations. If you choose the former, please detail both the necessity for the station's continued silence and those steps proposed to resolve the station's problems.² If, however, you seek to permanently discontinue operations, please notify this office of this intent, returning any valid Commission authorization with your statement.

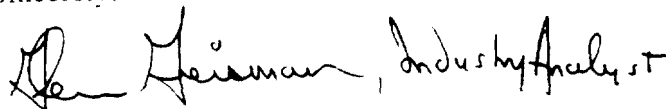
¹Please mail your response to:

Federal Communications Commission
Attn: 1800B3-GDG, Rm. 332
Washington, D.C. 20554

²Please note that certification (suggested format enclosed) regarding Section 5301 of the Anti-Drug Abuse Act of 1988 must accompany any request for special temporary authority.

If no response to this letter is received within the specified period, steps will be taken jeopardizing both the station's license and call letters. If you have any questions concerning the content of this letter, please contact Glenn Greisman, Industry Analyst, at (202) 418-2772.

Sincerely,

 Glenn Greisman, Industry Analyst

 for

Dennis Williams, Assistant Chief
Audio Services Division
Mass Media Bureau

Enclosure

MAIL ROOM
239

FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

August 16, 1995

In Reply Refer To:
1800B3-GDG

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

Family Broadcasting, Inc
P.O. Box 3279
St. Croix, V.I. 00822

In re: WSTX-FM (FM) Christiansted, V.I.
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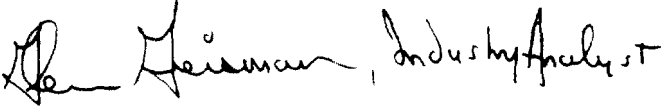

Please mail your response to:

Federal Communications Commission
Attn: 1800B3-GDG, Rm. 332
Washington, D.C. 20554

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If no response to this letter is received within the specified period, steps will be taken jeopardizing both the station's license and call letters. If you have any questions concerning the content of this letter, please contact Glenn Greisman, Industry Analyst, at (202) 418-2772.

Sincerely,

 Industry Analyst
 for
Dennis Williams, Assistant Chief
Audio Services Division
Mass Media Bureau

Enclosure

239

FEDERAL COMMUNICATIONS COMMISSION MAIL SECTION
WASHINGTON, DC 20554

December 28, 1993

Dec 29 3 34 PM '93

IN REPLY REFER TO:
1800B3-GDG
DISPATCHED BY

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

Family Broadcasting, Inc.
83 Annas Hope
St. Croix, Virgin Islands 00822

In re: WSTX (FM) Christiansted, V.I.
Operational Status Inquiry

Dear Licensee:

A recent inquiry to our office indicated that FM Station WSTX discontinued operations at some point in the first week of the current month.

Our records do not reveal either notification, filed pursuant to Section 73.1740 of the Commission's Rules, that the station is silent or a request, filed pursuant to Section 73.1635 of the Rules, for special temporary authority to permit the station to remain silent for more than thirty days.

Section 73.1740(a) permits stations to discontinue operations, for good cause, for a period of up to thirty days, contingent upon notification to the Commission no later than the tenth day of the station's silence and upon maintenance of any prescribed tower lighting during this period of silence. Section 73.1635 requires stations seeking to remain silent for more than thirty days to request special temporary authority to remain silent. These requests must describe the necessity for the station's continued silence, and must detail the steps proposed to resolve the problems mandating the cessation of operations. Certification (suggested format enclosed) regarding Section 5301 of the Anti-Drug Abuse Act of 1988 must also accompany any request for special temporary authority.

You are therefore required to clarify the station's operational status within thirty days of the date of this letter.¹ If the station is silent, please state the date such operations ceased and the necessity for your decision to halt service to your community of license. Failure to respond to this letter within the prescribed period will result in actions jeopardizing both the station's license and call

¹Please mail any correspondence in this matter to:

Federal Communications Commission
Attention: Glenn Greisman, Room 332
Washington, D.C. 20554

letters.

If you have any questions regarding this matter, please contact Glenn Greisman, Industry Analyst, at (202) 632-3954.

Sincerely,

Glenn Greisman, Industry Analyst

for

Dennis Williams
Chief, FM Branch
Audio Services Division
Mass Media Bureau

100-239

**FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, DC 20554**

September 7, 1994

IN REPLY REFER TO:
1800B3-JDB

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

G. Luz James
Family Broadcasting, Inc.
P.O. Box 3279
Christiansted, St. Croix
U.S. Virgin Islands 00822

Fax # (809) 778-8812

In re: WSTX(FM), Christiansted, VI
Family Broadcasting, Inc.
Special Temporary Authority

Dear Mr. James:

This is in reference to your letter dated January 15, 1993 requesting extension of the special temporary authority (STA) originally granted on October 31, 1989, and the Commission letter dated June 10, 1993.¹

In the June 10, 1993 letter, the Commission staff required WSTX to submit an amendment explaining the station's plans to expedite the construction and reinstatement of full-power operation (see the attached copy of the June 10, 1993 Commission letter). Specifically, the letter stated:

...your January 15, 1993 request for extension of STA will not be extended without a statement detailing exactly what progress has been made, and projected dates for WSTX to commence full power operation.

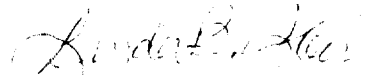
WSTX was provided 20 days to submit the requested information. However, as of the date of this letter, no reply has been filed. Therefore, pursuant to 47 C.F.R. § 73.3568(b), the January 15, 1993 request for extension of the STA originally granted October 31, 1989 IS **HEREBY DENIED**. Any additional requests for STA must be accompanied by a report detailing exactly what progress has been made to resume full power operation. The report must include letters from the

¹ The Commission extended the original STA on May 4, 1990, December 19, 1990, and December 17, 1992. The December 17, 1992 extension expired June 1, 1993.

transmitter manufacturer, antenna manufacturer, and transmission line manufacturer demonstrating that WSTX has placed an order for the appropriate equipment to commence full power operation. The letters from the manufacturers must be on the manufacturers' original letterhead, and must include the manufacturers' predicted date of delivery for the equipment. The report must also include projected dates for WSTX to commence full power operation.

Failure to either file an STA request including the above-listed information, or failure to commence full power operation within 20 days of the date of this letter will result in the Commission staff initiating proceedings to revoke WSTX's license pursuant to 47 U.S.C. § 312.

Sincerely,



Larry D. Eads, Chief
Audio Services Division
Mass Media Bureau

Attachment

cc: EIC, San Juan
Rueben Jusino

332 folder

FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, DC 20554

JUN 11 3 45 PM '93

JUN 10 1993

IN REPLY REFER TO:
1800B3-JDB

DISPATCH BY

G. Luz James
Family Broadcasting, Inc.
P.O. Box 3279
Christiansted, St. Croix
U.S. Virgin Islands 00822

In re: WSTX(FM), Christiansted, VI
Family Broadcasting, Inc.
Special Temporary Authority

Dear Mr. James:

This is in reference to your letter dated January 15, 1993 requesting extension of the special temporary authority (STA) originally granted on October 31, 1989, and the letter filed April 30, 1993 in response to the Commission letter dated March 23, 1993.

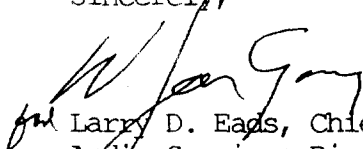
Your April 30, 1993 letter states that since WSTX-FM began operating with temporary facilities in October, 1989, "very little has been done to WSTX-FM operation, as Management has spent over 95% of its time and money in developing its AM operation." You further state that, "...by September, 1994, the required Antennae would be in place." However, pursuant to 47 C.F.R. § 73.1635(a) (4):

The permittee or licensee must demonstrate that any further extensions requested are necessary and that all steps to resume normal operation are being undertaken [in an] expeditious and timely fashion.

The implementation of a local AM operation does not exempt a broadcaster from the proper operation of a co-owned FM station. Furthermore, prolonged operation with substandard facilities is not in the public interest. WSTX-FM is presently receiving the benefit of Class B protection while only providing the service of a Class A station. In addition, WSTX's present facilities do not provide sufficient city-grade coverage to Christiansted, VI.

Therefore, it is necessary for you to submit an amendment thoroughly explaining WSTX-FM's plans to expedite the construction and reinstatement of full-power operation. The amendment must include the timetable for construction of the facilities authorized in BLH-880317KA and the commencement of full-power operation. Action on your January 15, 1993 request for extension of STA will be withheld for a period of 20 days to provide you an opportunity to submit a statement satisfying the requirements of 47 C.F.R. § 73.1635(a)(4), as set forth above, including projected dates for WSTX to commence full power operation. Please note that any amendment must be submitted in triplicate and signed pursuant to 47 C.F.R. § 73.1635(a)(2).

Sincerely,


for Larry D. Eads, Chief
Audio Services Division
Mass Media Bureau

cc: EIC, San Juan

302 LB

**FCC MAIL SECTION
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, DC 20554**

Sep 8 3 00 PM '94

September 7, 1994

IN REPLY REFER TO:
1800B3-JDB

DISPATCHED BY

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

RETURN RECEIPT REQUESTED
FEE PAID

G. Luz James
Family Broadcasting, Inc.
P.O. Box 3279
Christiansted, St. Croix
U.S. Virgin Islands 00822

Fax # (809) 778-8812

CERTIFIED MAIL
No. 97133

In re: WSTX(FM), Christiansted, VI
Family Broadcasting, Inc.
Special Temporary Authority

Dear Mr. James:

This is in reference to your letter dated January 15, 1993 requesting extension of the special temporary authority (STA) originally granted on October 31, 1989, and the Commission letter dated June 10, 1993.¹

In the June 10, 1993 letter, the Commission staff required WSTX to submit an amendment explaining the station's plans to expedite the construction and reinstatement of full-power operation (see the attached copy of the June 10, 1993 Commission letter). Specifically, the letter stated:

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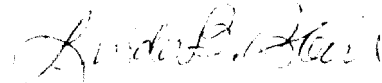
WSTX was provided 20 days to submit the requested information. However, as of the date of this letter, no reply has been filed. Therefore, pursuant to 47 C.F.R. § 73.3568(b), the January 15, 1993 request for extension of the STA originally granted October 31, 1989 IS **HEREBY DENIED**. Any additional requests for STA must be accompanied by a report detailing exactly what progress has been made to resume full power operation. The report must include letters from the

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transmitter manufacturer, antenna manufacturer, and transmission line manufacturer demonstrating that WSTX has placed an order for the appropriate equipment to commence full power operation. The letters from the manufacturers must be on the manufacturers' original letterhead, and must include the manufacturers' predicted date of delivery for the equipment. The report must also include projected dates for WSTX to commence full power operation.

Failure to either file an STA request including the above-listed information, or failure to commence full power operation within 20 days of the date of this letter will result in the Commission staff initiating proceedings to revoke WSTX's license pursuant to 47 U.S.C. § 312.

Sincerely,



Larry D. Eads, Chief
Audio Services Division
Mass Media Bureau

Attachment

cc: EIC, San Juan
Rueben Jusino

239

**FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, DC 20554**

December 28, 1993

IN REPLY REFER TO:
1800B3-GDG

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

Family Broadcasting, Inc.
83 Annas Hope
St. Croix, Virgin Islands 00822

In re: WSTX (FM) Christiansted, V.I.
Operational Status Inquiry

Dear Licensee:

A recent inquiry to our office indicated that FM Station WSTX discontinued operations at some point in the first week of the current month.

Our records do not reveal either notification, filed pursuant to Section 73.1740 of the Commission's Rules, that the station is silent or a request, filed pursuant to Section 73.1635 of the Rules, for special temporary authority to permit the station to remain silent for more than thirty days.

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You are therefore required to clarify the station's operational status within thirty days of the date of this letter.¹ If the station is silent, please state the date such operations ceased and the necessity for your decision to halt service to your community of license. Failure to respond to this letter within the prescribed period will result in actions jeopardizing both the station's license and call

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Federal Communications Commission
Attention: Glenn Greisman, Room 332
Washington, D.C. 20554

letters.

If you have any questions regarding this matter, please contact Glenn Greisman, Industry Analyst, at (202) 632-3954.

Sincerely,

Glenn Greisman, Industry Analyst

for

Dennis Williams
Chief, FM Branch
Audio Services Division
Mass Media Bureau

239

**FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, DC 20554**

FOR MR. JAMES

JUN 11 9 10 AM '93

JUN 11 1993

IN REPLY REFER TO:
18C0B3-JDB

DISK 3 27

G. Luz James
Family Broadcasting, Inc.
P.O. Box 3279
Christiansted, St. Croix
U.S. Virgin Islands 00822

In re: WSTX(FM), Christiansted, VI
Family Broadcasting, Inc.
Special Temporary Authority

Dear Mr. James:

This is in reference to your letter dated January 15, 1993 requesting extension of the special temporary authority (STA) originally granted on October 31, 1989, and the letter filed April 30, 1993 in response to the Commission letter dated March 23, 1993.

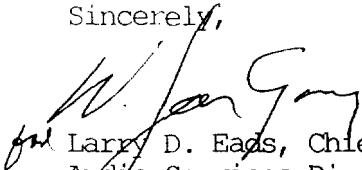
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The permittee or licensee must demonstrate that any further extensions requested are necessary and that all steps to resume normal operation are being undertaken [in an] expeditious and timely fashion.

The implementation of a local AM operation does not exempt a broadcaster from the proper operation of a co-owned FM station. Furthermore, prolonged operation with substandard facilities is not in the public interest. WSTX-FM is presently receiving the benefit of Class B protection while only providing the service of a Class A station. In addition, WSTX's present facilities do not provide sufficient city-grade coverage to Christiansted, VI.

Therefore, it is necessary for you to submit an amendment thoroughly explaining WSTX-FM's plans to expedite the construction and reinstatement of full-power operation. The amendment must include the timetable for construction of the facilities authorized in BLH-880317KA and the commencement of full-power operation. Action on your January 15, 1993 request for extension of STA will be withheld for a period of 20 days to provide you an opportunity to submit a statement satisfying the requirements of 47 C.F.R. § 73.1635(a)(4), as set forth above, including projected dates for WSTX to commence full power operation. Please note that any amendment must be submitted in triplicate and signed pursuant to 47 C.F.R. § 73.1635(a)(2).

Sincerely,


for Larry D. Eads, Chief
Audio Services Division
Mass Media Bureau

cc: EIC, San Juan

239

FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, DC 20554

IN REPLY REFER TO:
1800B3-MFW

James A. Kirkland, Esq.
Mintz, Levin, Cohn, Ferris, Glovsky & Popeo, P.C.
701 Pennsylvania Avenue, N.W.
Washington, D.C. 20004

In re: WUGN(FM), Midland, MI
Family Life Broadcasting
System, Inc.
BPH-860616IC
Application for Review

Dear Mr. Kirkland:

This letter refers to your June 4, 1993 request, on behalf of Alliance Broadcastign Motown, L.P., successor in interest to WDTX, Inc. ("WDTX"), that WDTX' above-referenced application for review of the grant of an application to modify the facilities of station WUGN(FM), Midland, Michigan, be dismissed with prejudice.

In accordance with that request, the application for review and petition for stay filed on August 1, 1988, by WDTX ARE DISMISSED WITH PREJUDICE.

Sincerely,

Harry D. Eads, Chief
Audio Services Division
Mass Media Bureau

cc: John R. Wilner, Esq.

239

FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554

MAR 23 1993

IN REPLY REFER TO:
180DB3-JDB

G. Luz James
Family Broadcasting, Inc.
P.O. Box 3279
Christiansted, St. Croix
U.S. Virgin Islands 00822

In re: WSTX(FM), Christiansted, VI
Family Broadcasting, Inc.
Special Temporary Authority

Dear Mr. James:

This is in reference to your letter dated January 15, 1993 requesting extension of the special temporary authority (STA) originally granted on October 31, 1989.

Please note that the last STA extension, granted on December 17, 1992, was expressly conditioned on the following:

- Further extensions of this authority are not contemplated absent a detailed progress report which includes projected dates indicating when WSTX will return to full power...

Your request states that "...WSTX has made tremendous studies..." However, this statement does not constitute a detailed progress report. Therefore, your January 15, 1993 request for extension of STA will not be extended without a statement detailing exactly what progress has been made, and projected dates for WSTX to commence full power operation.

Further action on the subject special temporary authority application will be withheld to provide you an opportunity to reply. Please note that any amendment must be submitted to the Office of the Secretary in triplicate and signed in the same manner as the original application.

Sincerely,



Dennis Williams
Chief, FM Branch
Audio Services Division
Mass Media Bureau

cc: EIC, San Juan

L I C E N S E R E N E W A L A U T H O R I Z A T I O N

RUN DATE: 24-89-02

THIS IS TO NOTIFY YOU THAT YOUR
APPLICATION FOR RENEWAL OF
LICENSE WAS GRANTED ON 02-23-89
FOR A TERM EXPIRING ON 02-01-96
FREQUENCY: 970KHZ

THIS IS YOUR LICENSE RENEWAL
AUTHORIZATION FOR STATION
WSTX
CHRISTIANSTED VI

SUBURBAN CARIBBEAN COMMUNS., INC.
WSTX AM STATION
P.O. BOX 1151
RALEIGH, NC 27602

THIS ALSO IS THE RENEWAL
CERTIFICATE FOR YOUR CURRENTLY
AUTHORIZED AUXILIARY SERVICES.

THIS CARD MUST BE POSTED WITH THE
STATION'S LICENSE CERTIFICATE AND
ANY SUBSEQUENT MODIFICATIONS

239

FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554

APR 28 1992

IN REPLY REFER TO:
8920-JDB

G. Luz James
Family Broadcasting, Inc.
P.O. Box 3279
Christiansted, St. Croix
U.S. Virgin Islands 00822

In re: WSTX(FM), Christiansted, VI
Family Broadcasting, Inc.
Special Temporary Authority

Dear Mr. James:

This letter is in reference to your letters dated September 12, 1991 and January 31, 1992 requesting that the special temporary authority (STA) granted on October 31, 1989 be extended for operation with the a reduced power of 300 watts at a transmitter site located within 305 meters of the currently licensed site. The original STA was necessary due to the destruction of your tower by a hurricane.

In order for us to further process your requests for special temporary authority, it is necessary that you submit an amendment including the following information: 1. Location of antenna (coordinates); 2. Radiation center above ground (RCAGL); 3. Antenna height above average terrain (HAAT); 4. Overall tower height above ground level (AGL) and above mean sea level (AMSL); and 5. Site elevation. In addition, it is necessary to submit an originally signed copy of the enclosed anti-Drug Certification. See Report and Order, GEN Docket No. 90-312, 6 FCC Rcd. 7551, 7556 n. 25 (1991).

Further action on the subject special temporary authority applications will be withheld for a period of fifteen days from the date of this letter to provide you an opportunity to reply. Failure to respond within this time period will result in the dismissal of the applications and the revocation of special temporary authority pursuant to 47 C.F.R. § 73.3568(b). Please note that any amendment must be submitted to the Office of the Secretary in triplicate and signed in the same manner as the original application.

Sincerely,



for Dennis Williams
Chief, FM Branch
Audio Services Division
Mass Media Bureau

Attachment

cc: EIC, San Juan

ANTI-DRUG ABUSE ACT CERTIFICATION

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

☐

Yes

☐

No

Name of Applicant	Signature
Date	Title

Approved by OMB
3053-0440
Expires 12/31/90

FEDERAL COMMUNICATIONS COMMISSION
FEE PROCESSING FORM

Please read instructions on back of this form before completing it. Section I MUST be completed. If you are applying for concurrent actions which require you to list more than one Fee Type Code, you must also complete Section II. This form must accompany all payments. Only one Fee Processing Form may be submitted per application or filing. Please type or print legibly. All required blocks must be completed or application/filing will be returned without action.

SECTION I

APPLICANT NAME (Last, first, middle initial)

Family Broadcasting, Inc.

MAILING ADDRESS (Line 1) (Maximum 85 characters - refer to Instruction (2) on reverse of form)

P. O. Box 3279

MAILING ADDRESS (Line 2) (If required) (Maximum 85 characters)

CITY

Christiansted, St. Croix

STATE OR COUNTRY (If foreign address)

U.S. Virgin Islands

ZIP CODE

00822

CALL SIGN OR OTHER FCC IDENTIFIER (if applicable)

WSTX(AM)

Enter in Column (A) the correct Fee Type Code for the service you are applying for. Fee Type Codes may be found in FCC Fee Filing Guides. Enter in Column (B) the Fee Multiple, if applicable. Enter in Column (C) the result obtained from multiplying the value of the Fee Type Code in Column (A) by the number entered in Column (B), if any.

(A)

FEE TYPE CODE

M G R

(B)

FEE MULTIPLE
(If required)

1

(C)

FEE DUE FOR FEE TYPE
CODE IN COLUMN (A)

\$ 100.00

FOR FCC USE ONLY

SECTION II — To be used only when you are requesting concurrent actions which result in a requirement to list more than one Fee Type Code.

(A)

FEE TYPE CODE

(B)

FEE MULTIPLE
(If required)

(C)

FEE DUE FOR FEE TYPE
CODE IN COLUMN (A)

(2)

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\$

(3)

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\$

(4)

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\$

(5)

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\$

ADD ALL AMOUNTS SHOWN IN COLUMN C, LINES (1) THROUGH (5), AND ENTER THE TOTAL HERE. THIS AMOUNT SHOULD EQUAL YOUR ENCLOSED REMITTANCE.

TOTAL AMOUNT REMITTED
WITH THIS APPLICATION
OR FILING

FOR FCC USE ONLY

DERRICK HUMPHRIES 4-88
OR JONCA BULL HUMPHRIES

1428 JUNIPER ST., N.W.
WASHINGTON, DC 20012

186

65-7198/2550

PAY TO THE
ORDER OF

Federal Communication Commission

\$

100.00

One hundred and 00/100

DOLLARS

CHEVY CHASE®
A FEDERAL SAVINGS BANK
CHEVY CHASE, MD 20815

FOR

Re WSTX (AM)

Mark A. Holt

⑆25507198⑆

023329475⑆ 0186

DERRICK A. HUMPHRIES, P.C.

LAW OFFICES

P.O. Box 73482
WASHINGTON, D.C. 20056-3482

(202) 462-1779
(202) 722-0999

February 4, 1991

Federal Communications Commission
Mass Media Services
P.O. Box 358195
Pittsburgh, Pennsylvania 15251-5195

RECEIVED

FEB 11 1991

**FCC
FEE SECTION**

Re: Application Return of STA Extension Request
for WSTX-AM, Christiansted, St. Croix
U.S. Virgin Islands

APR 05 1991

Dear Sirs:

Pursuant to the attached FCC Application Return Form, dated February 23, 1991, regarding the above-referenced Request for Extension of STA Authority, please find enclosed photocopies of the cover letter, FCC Fee Processing Form 155, and check in the amount of \$100.00 which were originally mailed to Pittsburgh on November 21, 1990.

In a telephone conversation this morning with the FCC Fee Department, Ms. Tamber Christian confirmed that the documents which we submitted were, in fact, the correct documents with which to request extension of STA authority, although we had mailed the correspondence to an incorrect post office box number (358190 instead of 358195). Ms. Christian was unable to explain to us why the application had been returned. She advised us to submit photocopies, with original signatures, of the documents that we submitted last November.

Also enclosed is the money order in the amount of \$100.00 which was submitted to replace the original check in the same amount which was mailed on November 21, 1990 with the original application but was later returned.

Should you have further questions regarding this request, please call me on (202) 462-1779. Thank you for your assistance in this matter.

Sincerely,

Derrick A. Humphries

Derrick A. Humphries

encl.

FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554

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IN REPLY REFER TO:

April 10, 1991

Family Broadcasting, Inc.
Radio Station WSTX (AM)
P.O. Box 3279
Christianstaed, St. Croix, Virgin Island 00822

Ref. 8910-MB. Relet Atty. 2/4/91. Eff. 4/9/91. Authority and terms comtel 11/2/89 reinstated and extended through 7/31/91. Further extension will be contingent upon filing detailed status report along with firm timetable for resolution of problems.


May Bradfield
Comms. Analyst

James R. Burtle
Chief, AM Branch
Audio Services Division
Mass Media Bureau

EIC- Puerto Rico

Atty- Derrick Humphries